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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/599,858	10/12/2006	Matthew P.J. Baker	GB 040090	5815
	7590 12/22/201 LLECTUAL PROPER	EXAMINER		
P.O. BOX 3001		SIVJI, NIZAR N		
DNIAKCLIFF	VIAINON, INT 10310		ART UNIT	PAPER NUMBER
		2617		
			MAIL DATE	DELIVERY MODE
		12/22/2010	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/599,858	BAKER ET AL.		
Examiner	Art Unit		

		NIZAR SIVJI	2617	
	The MAILING DATE of this communication appea	rs on the cover sheet with th	ne correspondence add	ress
THE REPI	LY FILED 13 December 2010 FAILS TO PLACE THIS	APPLICATION IN CONDITION	N FOR ALLOWANCE.	
1. 🛛 The appl appl	reply was filed after a final rejection, but prior to or on t ication, applicant must timely file one of the following re ication in condition for allowance; (2) a Notice of Appea Continued Examination (RCE) in compliance with 37 CF	he same day as filing a Notice eplies: (1) an amendment, affid al (with appeal fee) in complian	of Appeal. To avoid abar avit, or other evidence, w ce with 37 CFR 41.31; or	which places the (3) a Request
a)	The period for reply expiresmonths from the mailing of the period for reply expires on: (1) the mailing date of this Ad no event, however, will the statutory period for reply expire lat Examiner Note: If box 1 is checked, check either box (a) or (b) MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).	visory Action, or (2) the date set fo er than SIX MONTHS from the ma). ONLY CHECK BOX (b) WHEN ⁻	iling date of the final rejection	on.
have been t under 37 Cl set forth in (may reduce	of time may be obtained under 37 CFR 1.136(a). The date of filed is the date for purposes of determining the period of exte FR 1.17(a) is calculated from: (1) the expiration date of the sh (b) above, if checked. Any reply received by the Office later the any earned patent term adjustment. See 37 CFR 1.704(b). OF APPEAL	nsion and the corresponding amou ortened statutory period for reply o	unt of the fee. The appropria originally set in the final Offic	ate extension fee e action; or (2) as
filing	Notice of Appeal was filed on A brief in compli- the Notice of Appeal (37 CFR 41.37(a)), or any extens ce of Appeal has been filed, any reply must be filed with ENTS	sion thereof (37 CFR 41.37(e))	, to avoid dismissal of the	
3.	proposed amendment(s) filed after a final rejection, but They raise new issues that would require further constant. They raise the issue of new matter (see NOTE below They are not deemed to place the application in better appeal; and/or	sideration and/or search (see N'); er form for appeal by materially	IOTE below); reducing or simplifying the	
	They present additional claims without canceling a converse NOTE: (See 37 CFR 1.116 and 41.33(a)). amendments are not in compliance with 37 CFR 1.12		•	PTOI -324)
5.	olicant's reply has overcome the following rejection(s): _ wly proposed or amended claim(s) would be allo			
7. For how The Clair Clair Clair	allowable claim(s). purposes of appeal, the proposed amendment(s): a) the new or amended claims would be rejected is provious status of the claim(s) is (or will be) as follows: m(s) allowed: m(s) objected to: m(s) rejected: m(s) withdrawn from consideration:		will be entered and an e	xplanation of
	T OR OTHER EVIDENCE			
beca	affidavit or other evidence filed after a final action, but ause applicant failed to provide a showing of good and not earlier presented. See 37 CFR 1.116(e).			
ente	affidavit or other evidence filed after the date of filing a red because the affidavit or other evidence failed to ov ving a good and sufficient reasons why it is necessary	ercome <u>all</u> rejections under ap	peal and/or appellant fail:	s to provide a
REQUES1	e affidavit or other evidence is entered. An explanation <u>FOR RECONSIDERATION/OTHER</u> e request for reconsideration has been considered but		•	
<u>Se</u> 12. ⊠ Not	<u>e Continuation Sheet.</u> te the attached Information <i>Disclosure Statement</i> (s). (F			oc because.
13. ∐ Oth	ner:			
/George Supervis	e Eng/ sory Patent Examiner, Art Unit 2617	/NIZAR SIVJI/ Examiner, Art Unit 26	17	

Continuation of 11. does NOT place the application in condition for allowance because: Applicant is arguing that the reference does not teach or disclose "indicating, via a secondary station of the plurality of secondary stations, the estimate level of interest by transmitting a predetermined signal in a preselected one of the plurality of random access slots, the estimate level of interest based on at least a threshold value" However, Heeswyk disclose level of interest (Col 7 L 31) an originating station or subscriber station 28 of interest, can at appropriate intervals transmit a timing signal to the receiving station where (fig. 1 Unit 28 a-n) are secondary station of the plurality of secondary stations where (Col 7 L 15-50) transmission path between a subscriber station 28 and base station 24 as shown in Fig. 1. Sinnarajah disclose (Para 88-91) transmitting a predetermined signal based on level of interest. Further, Salazar disclose (col 4 L 50-65) that the strength value is determined for each carrier in the demodulator 40 and deciding for each time slot whether the strength measure in said time slot exceeds a given threshold value. If the threshold value is exceeded, the channel is provisionally marked as seized. Combining 3 art yield predictable result in a sense that Heeswyk disclose that primary station is interested in communicating with the secondary station based on level of interest where the level of interest is based on predetermined signal as taught by Sinnarajah and further Salazar disclose that channel can be siezed if it exceed the given threshold value which can be refer to as primary station has estimated level of interest in secondary channel based on threshold value where it is specifically mentioned that if the threshold value exceeded the channel is provisionally marked as seized.